UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

IN RE: MULTIPLAN HEALTH INSURANCE PROVIDER LITIGATION

This Document Relates To:

HERITAGE GENERAL AND COLORECTAL, PA; HERITAGE LAPAROSCOPY AND ACUTE CARE SURGERY, PC; HERITAGE SURGICAL GROUP, LLC; AESTHETIC & RECONSTRUCTIVE SURGEONS, L.L.C.: ASP SURGICAL, LLC; EAST COAST AESTHETIC SURGERY, P.C.; GREGORY J. GALLINA MD PC D/B/A GALLINA COLON & RECTAL; GARDEN STATE BARIATRICS & WELLNESS CENTER, LLC; JERSEY INTEGRATIVE HEALTH & WELLNESS, PC; JL SURGICAL LLC; MARTA GENERAL SURGERY LLC; NEW JERSEY SPINAL MEDICINE AND SURGERY, P.A.; ONE SURGICAL SPECIALISTS LLC; PREMIER SPINE AND SPORTS MEDICINE, PC; PROFESSIONAL ORTHOPAEDIC ASSOCIATES, P.A.; SOMERSET AMBULATORY SURGICAL CENTER, L.L.C.; SOMERSET ORTHOPEDIC ASSOCIATES, P.A.; SPINE SURGERY ASSOCIATES & DISCOVERY IMAGING, PC; SURGXCEL, LLC; UROLOGY GROUP, P.A.; VANGUARD ASC LLC; and WEIGHT LOSS AND WELLNESS SOLUTIONS LLC

Plaintiffs.

v.

MULTIPLAN CORP.; MULTIPLAN, INC.; VIANT, INC.; VIANT PAYMENT SYSTEMS, INC.; NATIONAL CARE NETWORK, LP; NATIONAL CARE NETWORK, LLC; MEDICAL AUDIT & REVIEW SOLUTIONS, INC.; HORIZON HEALTHCARE SERVICES, INC. D/B/A HORIZON BLUE CROSS BLUE SHIELD OF NEW JERSEY; AETNA, INC.; THE CIGNA GROUP; UNITEDHEALTH GROUP, INC.; UNITED MEDICAL RESOURCES INC.; ELEVANCE HEALTH, INC. F/K/A/ANTHEM, INC.; and ANTHEM BLUE CROSS, INC. F/K/A EMPIRE BLUE CROSS.

Defendants.

1:24-cv-06795

MDL No. 3121

[Rel. 1:24-cv-12517]

Hon. Matthew F. Kennelly

NOTICE OF VOLUNTARY DISMISSAL

NOTICE OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE PURSUANT TO FED. R. CIV. P. 41(a)(1)(A)(i)

NOTICE IS HEREBY GIVEN, pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), that Plaintiffs

Somerset Ambulatory Surgical Center, L.L.C. and Weight Loss and Wellness Solutions LLC

hereby voluntarily dismiss their claims against all Defendants in the above-captioned action (the

"Action"), Case No. 1:24-cv-12517, without prejudice, with each party to bear its own fees and

costs.

NOTICE IS FURTHER HEREBY GIVEN, pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), that

all other Plaintiffs in the Action voluntarily dismiss their claims against Defendant National Care

Network, LP without prejudice, with each party to bear its own fees and costs. All other Plaintiffs

maintain their claims against all other Defendants in the Action.

No Defendant has served an answer or a motion for summary judgment, so dismissal

pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i) is proper.

Dated: July 24, 2025

MCKOOL SMITH, P.C.

/s/ Jon Corey

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Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on July 24, 2025, I caused a copy of the foregoing document to be sent electronically to all persons identified on the Notice of Electronic Filing.

/s/ Jon Corey	
Jon Corey	